



Declaration Of Paul A. Bernkopf

I, Paul A. Bernkopf, hereby declare:

1. I am Chief Intellectual Property Counsel and Corporate Vice President of Intersil Americas Inc., formerly known as Intersil Corporation and Intersil Communications Inc. ("Intersil"). Intersil is a successor in interest to Harris Corporation and assignee of Harris Corporation's interest in certain intellectual property, including U.S. Patent No. 5,982,807, issued to James Leroy Snell, inventor, on November 9, 1999 for "High Data Rate Spread Spectrum Transceiver And Associated Methods" (the "'807 patent'"), as shown by assignment dated August 11, 1997, and recorded on September 19, 1997, at Reel: 8728, Frame: 0769, in the United States Patent and Trademark Office.
2. James Leroy Snell is a former employee of Harris Corporation and Intersil. He was involved in research and development of Harris Corporation and Intersil products. Snell is sole inventor of the "'807 patent." On information and belief, he is retired.
3. James Leroy Snell agreed in writing to assign all of his right, title and interest in and to the invention of the '807 patent to Harris Corporation, Intersil's predecessor in interest, as shown by assignment dated August 11, 1997, and recorded on September 19, 1997, at Reel: 8728, Frame: 0769, in the United States Patent and Trademark Office.
4. Intersil filed a reissue application on the '807 patent without the inventor's signature on November 9, 2001, RE 10/005,483, to broaden the scope of the claims of the '807 patent.
5. The invention of the '807 patent represents valueable intellectual property of Intersil. Intersil will be irreparably harmed if it is not able to exploit this intellectual property by filing and prosecuting the subject reissue application since the scope of the invention was not fully realized by the claims of of the '807 patent.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Paul A. Bernkopf

Dated: 6/26/02